

South Plainfield Settlement Sanoff, Robert

to

'Kautsky, Peter (ENRD)', Sarah Flanagan

09/20/2011 05:17 PM

Cc:

"Ettinger, Jonathan"

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From: "Sanoff, Robert" < RSS@foleyhoag.com>

To: "'Kautsky, Peter (ENRD)" < Peter. Kautsky@usdoj.gov >, Sarah Flanagan/R2/USEPA/US@EPA,

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1 Attachment



https-ecf-flmd-uscourts-gov-egi-bin-show doc-pl-caseid-252116-de seq num-30-dm id-9175660-doc num-11.pdf

Confidential -- For Settlement Purposes Only

Peter and Sarah -- I assume you've seen the attached case, <u>US v. Great American Financial Resources</u> from the DisneyWorld district (Orlando, FL) declining to enter a CERCLA consent decree even though there were no objectors. The Court found that some of the Consent Decree language was unfair to the settling PRP. Since our draft Consent Decree contains the same "objectionable" language, I was wondering if you wanted to consider changing it to avoid giving an easy issue to any objector in our case? In any event, I wanted to make sure that you knew about the case and what response the government was going to make.

Best regards, Robby

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